

IN THE UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF NORTH CAROLINA
Civil Action No.: 1:21-cv-00758-CCE-JEP

SEAN NEVILLE, AS ADMINISTRATOR OF
THE ESTATE OF JOHN ELLIOTT NEVILLE,

Plaintiff,

v.

WELLPATH LLC; MICHELLE L.
HEUGHINS, RN, in her individual and official
capacity; BOBBY F. KIMBROUGH, JR.,
SHERIFF of FORSYTH COUNTY in his
individual and official capacity; LAVETTE
MARIA WILLIAMS, LIEUTENANT with the
Forsyth County Sheriff's Department, in her
individual and official capacity; EDWARD
JOSEPH ROUSSEL, CORPORAL with the
Forsyth County Sheriff's Department, in his
individual and official capacity; SARAH
ELIZABETH POOLE, Detention Officer with
the Forsyth County Sheriff's Department, in her
individual and official capacity;
CHRISTOPHER BRYAN STAMPER,
Detention Officer with the Forsyth County
Sheriff's Department, in his individual and
official capacity; and ANTONIO MAURICE
WOODLEY, Detention Officer with the Forsyth
County Sheriff's Department, in his individual
and official capacity; FORSYTH COUNTY,

Defendants.

STIPULATION OF DISMISSAL

Plaintiff Sean Neville, as administrator of the Estate of John Elliott Neville, and
Defendants Bobby F. Kimbrough, Jr., Sheriff of Forsyth County in his individual and

official capacity; Lavette Maria Williams, Lieutenant with the Forsyth County Sheriff's Department, in her individual and official capacity; Edward Joseph Roussel, Corporal with the Forsyth County Sheriff's Department, in his individual and official capacity; Sarah Elizabeth Poole, Detention Officer with the Forsyth County Sheriff's Department, in her individual and official capacity; Christopher Bryan Stamper, Detention Officer with the Forsyth County Sheriff's Department, in his individual and official capacity; and Antonio Maurice Woodley, Detention Officer with the Forsyth County Sheriff's Department, in his individual and official capacity; Forsyth County (collectively, the "Settling Defendants"), by and through the undersigned counsel and pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii) stipulate that this action be dismissed as to these Settling Defendants only, with prejudice.

This the 29th day of June, 2022.

/s/ Richard J. Keshian

Richard J. Keshian, N.C. Bar No. 10681
Whitney R. Pakalka, N.C. Bar No. 52611
Kilpatrick Townsend & Stockton LLP
1001 West Fourth Street
Winston-Salem, NC 27101
Telephone: (336) 607-7300
Facsimile: (336) 607-7500
rkeshian@kilpatricktownsend.com
wpakalka@kilpatricktownsend.com

Attorneys for Plaintiff

/s/ Scott C. Hart (with permission)

Scott C. Hart, N.C. Bar No. 19060
Ryan D. Eubanks, N.C. Bar No. 53455
Sumrell Sugg, P.A.
P.O. Drawer 889
New Bern, NC 28563
Telephone: (252) 633-3131
Facsimile: (252) 633-3507
shart@nclawyers.com
reubanks@nclawyers.com

Attorneys for Defendants Bobby F. Kimbrough, Jr. & Forsyth County

/s/ Derek M. Crump (with permission)

Derek M. Crump, N.C. Bar No. 15818
Noelle K. Demeny, N.C. Bar No. 54805
Brown, Crump, Vanore & Tierney PLLC
801 Oberlin Road, Suite 330
Raleigh, NC 27605
Telephone: (919) 835-0909
Facsimile: (919) 835-0915
dcrump@bcvtlaw.com
ndemeny@bcvtlaw.com

Attorneys for Defendant Lavette Maria Williams

/s/ William L. Hill (with permission)

William L. Hill, N.C. Bar No. 21095
Frazier Hill & Fury, R.L.L.P.
P.O. Drawer 1559
Greensboro, NC 27402-1559
Telephone: (336) 378-9411
Facsimile: (336) 274-7358
whill@frazierlawnc.com

Attorney for Defendant Edward Joseph Roussel

/s/ Patrick H. Flanagan (with permission)

Patrick H. Flanagan, N.C. Bar No. 17407
Kayla N. McDaniel, N.C. Bar No. 657995
Cranfill Sumner LLP
P.O. Box 30787
Charlotte, NC 28230
Telephone: (704) 332-8300
Facsimile: (704) 332-9994
pfh@cshlaw.com
kmcnial@cshlaw.com

*Attorney for Defendants Sarah E. Poole,
Christopher B. Stamper & Antonio M.
Woodley*

CERTIFICATE OF SERVICE

I hereby certify that on this date, the foregoing document was filed electronically with the Clerk of Court using the CM/ECF system, which will send notification of such filing to all attorneys of record.

This the 29th day of June, 2022.

/s/ Richard J. Keshian

Richard J. Keshian, NC Bar No. 10681
Whitney R. Pakalka, NC Bar No. 52611
Kilpatrick Townsend & Stockton LLP
1001 West Fourth Street
Winston-Salem, NC 27101
Telephone: (336) 607-7300
Facsimile: (336) 607-7500
Email: rakeshian@kilpatricktownsend.com
wpakalka@kilpatricktownsend.com

*Attorneys for Plaintiff, Sean Neville, as
Administrator of The Estate of John Elliott
Neville*